Official Form 17 (12/04)

United States Bankruptcy Court FASTERN District Of NEW Case No. 8 - 14 - 6K - 72963 [Caption as in Form 16A, 16B, or 16D, as appropriate] NOTICE OF APPEAL FEIGE ZARETSKY DEBTOR, the plaintiff [or defendant or other party] appeals under 28 U.S.C. § 158(a) or (b) from the judgment, order, or decree of the bankruptcy judge (describe) entered in this adversary proceeding [or other proceeding, describe type] on the 22 day of SPTEMBER, 2014 (month) The names of all parties to the judgment, order, or decree appealed from and the names, addresses, and telephone numbers of their respective attorneys are as follows: (or Appellant, if not represented by an Attorney) Attorney Name: FEIGE ZARETSKY - APPELLANT PRO-SE Address: c/O 1909 NEW YORK AV., BROOKLYN, N.Y., 11210

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

Telephone No: 347-254 -3532

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative files the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

EASTERN DIS	
CIVIL COVER SHEET	
This form is REQUIRED for the use of the Clerk	of Court for the purpose of initiating the civil tocket sheet.
IN RE: Bankruptcy Case No. 814-72963	Adv. Pro. No. (if applicable)
<u>Bank</u>	ruptcy Appeal
APPELLANTS	APPELLEES
FEIGE ZARETSKY 10 Chestnut Drive Plainview, New York, 11803	MICHEAL J. MACCO, ESQ., CHAPTER 13 TRUSTEE 135 Pinelawn Road, Suite 120 South Melvile, New York, 11747
ATTORNEYS (FIRM NAME, ADDRESS, TEL. NO.)	ATTORNEYS (IF KNOWN)
Debtor Pro Se	As Above
BASIS OF JURISDICTION: Federal Question CAUSE OF ACTION - 28:1334 Bankruptcy Appeal (Write br	rief statement of cause.)
Appeal of order Bankruptcy Chapter 13 order of dissmisal.	
NATURE OF SUIT: 422 Bankruptcy Appeal (801)	
RELATED CASE(S) IN <u>DISTRICT COURT</u> , IF ANY	
DISTRICT JUDGE Hon. Robert E. Grossman DOCKET NUMBER # 34	
CIVIL CASES ARE DEEMED RELATED IF PENDING CASE INVOLVED:	
2. SAME ISSUE OF FACT OR GROWS OUT OF THE SAME TRANSACT 3. VALIDITY OR INFRINGEMENT OF THE SAME PATENT COPYRIGH	
Date: October 1, 2014 Signature of Atto	orney of Record: X Sel
FOR COURT USE ONLY	
APPLYING IFP JUDGE	MAG. JUDGE

CIVIL COVER SHEET, Bankruptcy Appeal (cont'd)

Did the cause of action arise in Nassau or Suffolk County? Yes If YES, please indicate which county: Nassau		
I am currently admitted in the Eastern District of New Yo	ork and currently a member in good standing of the bar of this court.	
YES NO 🗸		
Are you currently the subject of any disciplinary action(s)) in this or any other state or federal court?	
YES (If yes, please explain) NO 🗸		
	our bar code consists of the initials of your first and last name and the last four git number registered by the attorney with the Clerk of Court. This information al civil rules.	
Attorney Bar Code:		
E-Mail Address:		

Michael J. Macco Chapter 13 Trustee 135 Pinelawn Road – Suite 120 South Melville, NY 11747

This Order relates to a hearing on September 4, 2014

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

tmm1634

In re:

Chapter 13

FEIGE ZARETSKY aka FEIGE SARA ZARETSKY

Case No.: 814-72963-736

Debtor(s)

ORDER

Upon the application and motion of the Trustee to determine whether the petition for relief under the provisions of Chapter 13 of Title 11 of the United States Code should be dismissed, and same having come on to be heard before the Honorable Robert E. Grossman on the 4th day of SEPTEMBER, 2014, and Michael J. Macco, Chapter 13 Trustee, having appeared in support of the motion, and it appearing to the satisfaction of the Court that the best interests of creditors and the estate require this case be dismissed, and that sufficient cause has been shown, it is

ORDERED, that pursuant to the provisions of 11 U.S.C. §§§109(e), 521, & 1307(c), the above referenced Chapter 13 case is hereby dismissed.

Dated: Central Islip, New York September 22, 2014



Robert E. Grossman United States Bankruptcy Judge